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9           *Attorneys for Plaintiff*

10           **UNITED STATES DISTRICT COURT**  
11           **CENTRAL DISTRICT OF CALIFORNIA**

12           URSULA BYRAM, S.B. by and  
through guardian *ad litem* TIMOTHY  
13           BYRAM, N.B. by and through  
guardian *ad litem* TIMOTHY  
14           BYRAM, and A.B. by and through  
guardian *ad litem* KAITLYN  
15           HUMENCHUK, individually and as  
successors-in-interest to Everett  
16           Byram,

Case No.: 2:23-cv-9285-SB (MARx)

Judge: Hon. Stanley Blumenfeld

17           **SUPPLEMENTAL JOINT STATUS  
REPORT**

18           Plaintiffs,

19           v.

20           COUNTY OF LOS ANGELES,  
BLAKE RUNGE, and DOES 1-10,  
21           inclusive,

22           Defendants.

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1                   **SUPPLEMENTAL JOINT STATUS REPORT**

2                   The parties hereby submit their Supplemental Joint Status Report pursuant  
3                   to the Court's February 6, 2024 Case Management Order (Dkt. 35).

4                   The parties have agreed to have our case tried before Magistrate Judge  
5                   Karen L. Stevenson. Following our agreement, an email has was sent on  
6                   February 16, 2024 to Judge Stevenson's courtroom deputy inquiring about Judge  
7                   Stevenson's availability to conduct our trial. The parties intend to file a Statement  
8                   of Consent as soon as we receive confirmation of Judge Stevenson's availability  
9                   and any directives from her office regarding the next steps in this process.

10                  Additionally, the parties wish to inform the Court that the discovery  
11                  dispute concerning the return of Plaintiffs' property, specifically Everett Byram's  
12                  laptop and cell phone, has been resolved and the devices are being returned to the  
13                  Plaintiffs today, February 16, 2024.

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17                  Respectfully submitted,

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20                  DATED: February 16, 2024                   LAW OFFICES OF DALE K. GALIPO

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22                  By: /s/Cooper Alison-Mayne  
23                   Dale K. Galipo  
24                   Cooper Alison-Mayne  
25                   Attorneys for Plaintiffs

1 DATED: February 2, 2024

HURRELL CANTRALL LLP

2 By: /s/Jordan S. Stern

3 THOMAS C. HURRELL

4 NICOLE G. ORTEGA

5 JORDAN S. STERN

6 Attorneys for Defendants COUNTY OF  
LOS ANGELES and DEPUTY BLAKE  
RUNGE

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